

1 KAREN P. HEWITT  
 United States Attorney  
 2 STEVE MILLER  
 Assistant U.S. Attorney  
 3 California State Bar No. 138020  
 Federal Office Building  
 4 880 Front Street, Room 6293  
 San Diego, California 92101-8893  
 5 Telephone: (619) 557-5432  
 Email: steve.miller2@usdoj.gov

6 Attorneys for Plaintiff  
 7 United States of America

8 UNITED STATES DISTRICT COURT  
 9 SOUTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,	)	Criminal Case No. 08cr0682-JLS
	)	
11 Plaintiff,	)	DATE: April 18, 2008
	)	TIME: 2:00 p.m.
12 v.	)	
	)	GOVERNMENT'S RESPONSE AND
13 MARISELA CASTRO-JUAREZ (1),	)	OPPOSITION TO DEFENDANTS'
14 MARISA MELENA MAFNAS (2),	)	MOTIONS TO:
DAVID MONTES (3),	)	
15 JULIE HERNANDEZ (4),	)	(1) COMPEL DISCOVERY; AND
RANDAL MARK PANTER (5),	)	(2) LEAVE TO FILE FURTHER MOTIONS
16 LORENZO PECORARO (6),	)	
JOSE PARADA-VELAZQUEZ (7),	)	TOGETHER WITH STATEMENT OF FACTS
17 JOHN WALTER SCHUH (8),	)	AND MEMORANDUM OF POINTS AND
	)	AUTHORITIES AND GOVERNMENT'S
18 Defendants.	)	MOTION FOR RECIPROCAL DISCOVERY
	)	
19 _____	)	

20 COMES NOW the plaintiff, UNITED STATES OF AMERICA, by and through  
 21 its counsel, Karen P. Hewitt, United States Attorney, and Steve  
 22 Miller, Assistant United States Attorney, and hereby files its  
 23 response and opposition to defendants' above-referenced motions. Said  
 24 response is based upon the files and records of this case, together  
 25 with the attached statement of facts, memorandum of points and  
 26 authorities and Government's motion for reciprocal discovery.

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I

STATEMENT OF FACTSA. Alien Smuggling

In 2004, agents from ICE and CBP opened up an investigation titled "Operation Blackjack" once they began to notice a series of alien loads with a unique compartment where the alien's upper torso was concealed in the passenger seat dash board with the legs extended under the passenger seat while covered with a blanket. When ICE and CBP looked further into the organization, they found a long term commercial alien smuggling operation run by MARISELA CASTRO-JUAREZ. In addition to the individual alien smuggling loads, the agents also discovered that CASTRO bought a \$600,000 house with her alien smuggling proceeds. The following is a chronology of the events related to the CASTRO smuggling organization.

On October 24, 2001, CASTRO drove a Saturn station wagon to the San Ysidro POE with a minor riding as a passenger. The car was registered to CASTRO and one alien was concealed in a dashboard compartment. CASTRO waived her Miranda rights and admitted she was transporting the alien, but denied that anyone was paying her.

On June 13, 2002, SCHUH drove a Dodge mini van at the sewer plant 9 miles east of the Tecate POE with 8 aliens in the back. He waived his Miranda rights and admitted he was hired to transport the aliens for \$100 per alien. MAFNAS was the registered owner of this van.

On March 20, 2002, agents apprehended CASTRO on Highway 94 in a Volkswagen Jetta guiding another vehicle containing 4 aliens. The other vehicle, driven by Jeri Stephenson, was stopped and Stephenson told agents that she was working for the woman in the Jetta. CASTRO called Stephenson and told her to "just drive east." Agents

1 apprehended CASTRO as she rode in a car driving back westbound on  
2 Highway 94. During a Mirandized interview, CASTRO admitted making the  
3 arrangements for the alien smuggling venture. She stated that she  
4 planned to pay Stephenson \$700 for transporting the aliens.

5 On December 24, 2003, at 4:33 a.m. Suzy Smith drove a Kia Sephia  
6 to the San Ysidro POE. Three aliens were concealed in the trunk.  
7 CASTRO was identified as the person who made all of the arrangements  
8 to smuggle aliens and provided the home number of (619) 934-4336 and  
9 the cell number of (619) 863-8549.

10 On January 9, 2004, PECORARO was a passenger in a Ford Probe  
11 driven by Mark Donaldson to the Otay Mesa POE with 1 alien concealed  
12 in a modified dashboard compartment.

13 On March 25, 2004, SCHUH drove a Dodge Avenger to the San Ysidro  
14 POE with 3 aliens in the trunk.

15 On May 7, 2004, PECORARO drove a BMW 325 to the San Ysidro POE  
16 with Antolin Elias as a passenger. Three aliens were concealed in the  
17 trunk. PECORARO waived his Miranda rights and stated that he was  
18 hired by a woman named "Olivia" to smuggle the aliens for \$1000.

19 On November 30, 2004, agents observed CASTRO driving a blue Volvo  
20 north on I-5 through the San Ysidro POE. CASTRO picked up her cousin,  
21 Juan Apolinar Juarez, drove to a Burger King at the intersection of  
22 Diary Mart Road and West San Ysidro Blvd., and dropped Apolinar off.  
23 Apolinar walked to the parking lot of a nearby hotel and got in the  
24 front passenger seat of a white Pontiac driven by Antolin Elias.  
25 Agents stopped the car and found three aliens in the back seat.  
26 Apolinar waived his Miranda rights and told agents that CASTRO  
27 instructed him to pay Elias \$1000 (\$2470 found on his person) to  
28

1 transport the aliens north. Elias waived his Miranda rights and told  
2 agents that Apolinar hired him to drive the aliens across the POE.

3 On September 14, 2005, MAFNAS drove a Mazda MX-6 to the San  
4 Ysidro POE with Viane Huerta-Navarro riding as a passenger.  
5 Huerta-Navarro was a documented alien, but falsely claimed U.S.  
6 citizenship. After they were referred to secondary, the inspectors  
7 discovered an alien concealed in the dashboard. Mafnas admitted  
8 knowledge of the alien and that she was being paid \$250 to smuggle the  
9 alien into the U.S.

10 On September 16, 2005, Yesenia Garcia Reyna drove a Volkswagen  
11 Beetle to the San Ysidro POE with 3 alien imposters in the passenger  
12 compartment.

13 On October 3, 2005, Yesenia Garcia Reyna drove a Hyundai Elantra  
14 to the San Ysidro POE with 1 alien imposter in the passenger  
15 compartment.

16 On October 5, 2005, Yesenia Garcia Reyna drove a Hyundai 300CD  
17 to the Otay Mesa POE with 1 alien imposter in the passenger  
18 compartment.

19 On November 6, 2005, at approximately 5:10 p.m., SCHUH drove a  
20 Chevy Impala to the San Ysidro POE with 4 aliens in the trunk.

21 On November 6, 2005, shortly before midnight, HERNANDEZ rode as  
22 a passenger in a Geo Metro driven by David Singleterry, to the San  
23 Ysidro POE with 1 alien in the dashboard. HERNANDEZ waived her  
24 Miranda rights and admitted knowledge of the aliens but said that she  
25 was doing it because she felt sorry for the alien.

26 On November 12, 2005, HERNANDEZ drove a Chevrolet Geo Metro to  
27 the Otay Mesa POE with Keith Elliot as a passenger. One alien was  
28 concealed in the dashboard.

1 On November 22, 2005, Yesenia Garcia Reyna drove a Ford Escort  
2 to the San Ysidro POE with 1 alien imposter in the passenger  
3 compartment.

4 On December 13, 2005, HERNANDEZ drove a Mitsubishi Galant to the  
5 San Ysidro POE with David Singleterry and Beatrice Gonzalez as  
6 passengers. One alien was concealed in the dashboard compartment.  
7 HERNANDEZ waived her Miranda rights and admitted knowledge of the  
8 aliens and to smuggling for financial gain.

9 On January 5, 2006, Amber Varao rode as a passenger in a Ford  
10 Aspire driven by Reynalda Gonzalez to the San Ysidro POE. One  
11 undocumented alien was concealed under the front seats.

12 On January 10, 2006, Wesley Hardesty drove a Geo Storm with Varao  
13 riding as a passenger to the San Ysidro POE. The undocumented alien  
14 had a false document and attempted to enter the United States as an  
15 imposter.

16 On January 17, 2006, Hardesty drove a Chevrolet Cavalier to the  
17 San Ysidro POE with Sean Turner riding as a passenger. The  
18 undocumented alien was concealed in the side floorboard of the car.

19 On January 24, 2006, Hardesty rode as a passenger in a Hyundai  
20 Elantra driven by Arnulfo Ricardo Rodriguez next to the border fence  
21 in Tecate. Border Patrol Agents saw a person running back into Mexico  
22 near where the Elantra was driving slowly. The Agent left the area  
23 and continued his observations through the surveillance cameras. The  
24 car left a parking area and drove back to the fence area. The agent  
25 stopped the car and found 2 aliens in the back seat. The Elantra was  
26 registered to PARADA-VELAZQUEZ at CASTRO's address at 1514 Amador  
27 Street in Chula Vista, California.

28

1 On January 31, 2006, Yesenia Garcia-Reyna drove a Daewoo Lanos  
2 to the San Ysidro POE with Lizbeth Flores riding as a passenger and  
3 1 alien concealed in a modified dashboard compartment.

4 On February 1, 2006, Hardesty drove a Pontiac Grand Am to the San  
5 Ysidro POE with Adreina Rios as a passenger and three undocumented  
6 aliens concealed in the trunk.

7 On March 6, 2006, CASTRO rented a Dodge Caravan that was later  
8 caught on March 21. Agents observed and photographed this van in  
9 front of CASTRO's house.

10 On March 12, 2006, Border Patrol agents were following footprints  
11 a quarter mile east of the Tecate POE. While they were still  
12 following the footprints, the agents heard people yelling and climbing  
13 into a Jeep Liberty driven by SCHUH near the intersection of Thing  
14 Road and Humphries Road. Six aliens were in the Jeep. In the field,  
15 SCHUH told the agents that the people just started to climb into his  
16 car without permission. After he waived his Miranda rights, SCHUH  
17 told the agents he was hired to pick up the aliens because he needed  
18 the money. He was to be paid \$150 per alien and admitted that he had  
19 smuggled aliens in the Campo area four times before.

20 On March 21, 2006, PECORARO drove the Dodge Caravan CASTRO had  
21 rented near Tecate with 5 undocumented aliens in the back of the van.

22 On or about March 28, 2006, Ricardo Reyes picked up the two  
23 undocumented aliens at the McDonald's Restaurant, took them to his  
24 residence at 5505 Winchester Street in San Diego, and contacted the  
25 aliens' sponsors. The sponsors were to meet Reyes to pick up the  
26 aliens the following day at the Denny's Restaurant in San Clemente,  
27 California.

28

1 On March 29, 2006, at approximately 10:30 a.m., during  
2 surveillance, agents saw Reyes and Joshua Roman exit the residence at  
3 5505 Winchester Street and began moving items in and out of a Ford  
4 Explorer and a silver Infiniti J30. At approximately 11:10 a.m.,  
5 Reyes and Thania Ayala drove away from the residence in the Explorer,  
6 and Roman and the two aliens drove away from the residence in the  
7 silver Infiniti. Reyes drove in tandem with the lead vehicle driven  
8 by Roman. Reyes drove through the San Clemente checkpoint to see if  
9 it was clear and Roman was stopped with the aliens near the rest stop.  
10 Both were stopped and later prosecuted.

11 Later in the evening of March 29, Hardesty drove a Ford Aspire  
12 to the Interstate 8 checkpoint near Pine Valley. The Border Patrol  
13 Agents discovered an undocumented alien lying on the floorboard in the  
14 rear of the car.

15 On April 13, 2006, PANTER drove an Infiniti G20T with Beverly  
16 Norris as a passenger to the San Ysidro POE with 3 aliens in the  
17 trunk.

18 On June 16, 2006, Yesenia Garcia Reyna drove a Chrysler PT  
19 Cruiser to the I-94 checkpoint with 2 aliens in the trunk and 1 alien  
20 under a blanket.

21 On July 16, 2006, PANTER drove a Dodge Neon with Hardesty as a  
22 passenger to the Highway 80 checkpoint. The Border Patrol discovered  
23 3 aliens; 2 in the trunk and 1 in the rear seat under a large sign.  
24 PANTER waived his Miranda rights and admitted that he had been  
25 arrested numerous times for alien smuggling and that he was contacted  
26 to pick up the group of aliens near Potrero. He admitted he smuggles  
27 to make money because he can't find a job. PANTER had CASTRO's phone  
28 number in his contacts listed under "Amy." Pen Register analysis

1 shows CASTRO attempting to contact Hardesty on his cell phone four  
2 times in the hour after his apprehension (while he was in custody),  
3 and cell site information showed her to be in the vicinity of Viejas  
4 Casino.

5 On August 2, 2006, agents conducted surveillance on PANTER.  
6 PANTER left his home and met CASTRO in his parking lot. PANTER then  
7 went to Kragen Auto Parts, purchased some "spacers," which he  
8 installed on a rented Chrysler 300. PANTER then left his apartment  
9 and drove the car to an area just north of the border. The agents  
10 lost sight of them but they were later apprehended by Border Patrol  
11 agents at the Highway 80 checkpoint. There were 3 aliens in the  
12 trunk.

13 On August 10, 2006, Yesenia Garcia Reyna drove a Ford Escort to  
14 the I-94 checkpoint with Lizabeth Flores-Gallegos as a passenger and  
15 2 alien imposters in the back seat.

16 On August 14, 2006, PANTER drove a Nissan Altima along Highway  
17 80 and pulled out in front of a Border Patrol Agent. The car appeared  
18 to ride low. As the agent followed, PANTER pulled onto Highway 94 and  
19 stopped at a convenience store at the intersection of Buckman Springs.  
20 The agent contacted PANTER and asked him where he was coming from and  
21 PANTER said Chula Vista. When asked to whom the car belonged, PANTER  
22 said it was his ex-wife's. The agent asked if he could look in the  
23 trunk and PANTER said yes. The agent found 3 aliens in the trunk.  
24 CASTRO had been previously observed driving this car.

25 The day after this apprehension, CASTRO made a telephone call to  
26 a person in a Texas prison. On the recorded jail tape, CASTRO told  
27 him that she "lost a lot of money yesterday" and that it "went badly  
28 for her" because she lost her car.



1 On September 24, 2006, Hardesty drove a Dodge Stratus to the I-8  
2 checkpoint with 2 aliens in the trunk. Pen register analysis shows  
3 that Hardesty called CASTRO the night before the apprehension, and  
4 CASTRO called Hardesty on the morning of the apprehension.

5 On October 25, 2006, MONTES drove a Honda Accord to the I-8  
6 checkpoint with 2 aliens concealed in the trunk. The Honda that  
7 MONTES drove was observed at CASTRO's residence two days earlier.

8 On January 25, 2007, Hardesty drove a Toyota Camry to the I-94  
9 checkpoint with 2 aliens in the trunk. Pen register analysis shows  
10 that Hardesty called CASTRO the night before the apprehension, and  
11 CASTRO called Hardesty on the morning of the apprehension.

12 On February 15, 2007, agents conducted surveillance on PANTER and  
13 observed him driving with CASTRO in a Toyota Sienna that she had  
14 rented. PANTER and CASTRO drove to a parking lot where they met  
15 PARADA. PARADA was in the driver's seat of a Honda Accord that had  
16 been rented by Jesse Sanchez. PARADA got out of the Honda, handed the  
17 keys to PANTER, and the three had a short discussion. PARADA and  
18 CASTRO then left in the Sienna, and PANTER left in the Honda. Later  
19 that day, PANTER drove the Honda to the Highway 94 checkpoint. At the  
20 checkpoint, PANTER told the agents that the car was his. The agent  
21 asked permission to look in the trunk and PANTER said yes. The agent  
22 discovered 3 aliens in the trunk. PANTER waived his Miranda rights  
23 and admitted knowledge of the aliens and stated that he was being paid  
24 \$300 per alien. PANTER stated that he was working for a man named  
25 Jose. PANTER also had CASTRO's phone number in his contacts.

26 On or about March 9, 2007, CASTRO was a passenger in a Chrysler  
27 Sebring driven by MONTES on East Palomar Street in Chula Vista. The  
28 car was rented by CASTRO.

1 On March 10, 2007, MONTES drove the Sebring to the I-8  
2 checkpoint. Two aliens were seated in the passenger compartment. The  
3 car was referred to secondary inspection because the passengers had  
4 no identification. When the agents determined the 2 passengers were  
5 aliens, they interviewed MONTES. He waived his Miranda rights and  
6 told the agents that he knew Perez who called him to come and pick up  
7 Perez and another person at the AmeriMex gas station in Tecate.  
8 MONTES was to drive them to a McDonalds in Del Mar. MONTES said that  
9 the car belonged to his aunt, and then recanted and said it belonged  
10 to a friend named "Marcela."

11 On August 1, 2007, SCHUH drove a Chevrolet Malibu to the I-8  
12 checkpoint with 2 aliens in the trunk.

13 On January 25, 2008, MAFNAS drove a Honda Accord to the I-8  
14 checkpoint with 2 aliens in the trunk. MAFNAS was indicted in case  
15 08cr0306-JLS; this case was later related to the present indictment.

16 B. Money Laundering

17 On May 25, 2004, CASTRO purchased her house at 1514 Amador Street  
18 in Chula Vista for \$600,000. Five days earlier, on May 19, she cashed  
19 in a CD at her bank (Bank of America) for \$100,279.88. She used this  
20 money, along with another \$30,000 in cash, to put a down payment on  
21 the house totaling approximately \$133,000.

22 Her monthly PITI (mortgage) payments in 2006 were approximately  
23 \$2300, typically paid via check or automatic transfer from her primary  
24 account.

25 For the home loan, CASTRO filled out two Uniform Residential Loan  
26 Applications containing the same information. The September 6, 2003,  
27 application was handwritten and signed by CASTRO. The May 19, 2004,  
28 application was type written and also signed by CASTRO. On both

1 applications, she falsely claimed employment with a bookkeeping  
 2 company and put the phone number of a load driver as the point of  
 3 contact to confirm employment. The bookkeeping company denied that  
 4 CASTRO ever worked there and said that the person stated as the point  
 5 of contact had not worked there for 2 years. CASTRO also claimed that  
 6 she had a monthly income of \$9000.

7 There were numerous cash deposits in CASTRO's primary account  
 8 from which her house payments were made:

9	2001	\$ 20,612.31
	2002	\$141,917.90
10	2003	\$137,772.01
	2004	\$ 76,671.99
11	2005	\$153,234.91
	<u>2006</u>	<u>\$ 68,566.22</u>
12	Total	\$598,775.34

13 Among those cash deposits since March of 2003, there were a  
 14 number of \$9,000 plus deposits showing systematic structuring.

15 Cooperating defendants have testified before the Grand Jury that  
 16 they have paid the aliens' smuggling fees directly to CASTRO. None  
 17 of the cooperating defendants indicated that CASTRO ever had  
 18 legitimate employment or seen her working.

## 19 II

### 20 POINTS AND AUTHORITIES

#### 21 A. THE GOVERNMENT HAS AND WILL CONTINUE TO COMPLY WITH 22 RULE 16 OF THE FEDERAL RULES OF CRIMINAL PROCEDURE

23 The Government will provide voluntary discovery as well as a  
 24 video disk of individual defendant statements to the agents. The  
 25 Government will continue to provide voluntary discovery when it  
 26 becomes available and will comply with Rule 16 and its obligations  
 27 under Brady v. Maryland, 373 U.S. 83 (1963), and 18 U.S.C. § 3500.

28 The Government gives specific notice of its intent to offer  
 evidence of other acts under Rule 404(b). By this notice, the

1 Government reserves the right to offer any evidence, of any act, that  
2 was performed by the defendants, that is referenced in any of the  
3 discovery. The acts also include any prior alien smuggling event that  
4 is not charged in the indictment, any telephone call, rental of  
5 vehicles or financial transaction that are reflected in the discovery.  
6 The evidence includes but is not limited to events that only become  
7 relevant once defendants' theory of the case is revealed.

8 B. ANY LEAVE FOR DEFENDANTS' TO FILE FURTHER  
9 MOTIONS SHOULD BE STRICTLY LIMITED

10 While the Government recognizes this court's discretion to permit  
11 the defendants to file further motions, the Government does oppose  
12 defendants' motion to the extent it is conjectural, overly broad and  
13 invites abuse. Any need for further motions should be justified at  
14 the time they are filed, permitting both the Government to oppose on  
15 a motion-by-motion basis and this court to determine if such motions  
16 could in fact have been filed earlier. Any other course would invite  
17 an interminable and protracted motion practice, resulting in delay of  
18 trial.

19 C. THE GOVERNMENT'S MOTION FOR RECIPROCAL  
20 DISCOVERY SHOULD BE GRANTED

21 1. Rule 16(b)

22 The defendant has invoked Federal Rule of Criminal  
23 Procedure 16(a) in his motion for discovery. In addition, the  
24 Government voluntarily will comply with the requirements of Federal  
25 Rule of Criminal Procedure 16(a). Thus, the 16(b) provision of that  
26 rule are operable as to defendant.

27 The Government, pursuant to Rule 16(b), hereby requests the  
28 defendant to permit the Government to inspect, copy, and photograph  
any and all books, papers, documents, photographs, tangible objects,

1 or make copies of portions thereof, which are within the possession,  
2 custody or control of defendant and which he intends to introduce as  
3 evidence in his case in chief at trial.

4 The Government further requests that it be permitted to inspect  
5 and copy or photograph any results or reports of physical or mental  
6 examinations and of scientific tests or experiments made in connection  
7 with this case, which are in the possession or control of the  
8 defendant, which he intends to introduce as evidence in chief at the  
9 trial or which were prepared by a witness whom the defendant intends  
10 to call as a witness. The Government also requests that the Court  
11 make such orders as it deems necessary under Rule 16(d)(1) and (2) to  
12 ensure that the Government receives the discovery to which it is  
13 entitled.

14 2. Rule 26.2

15 Federal Rule of Criminal Procedure 26.2 requires the production  
16 of prior statements of all witnesses except the defendant. The Rule  
17 thus provides for the reciprocal production of Jencks statements. As  
18 stated in pertinent part:

19 After a witness other than the defendant has testified on  
20 direct examination, the court, on motion of a party who did  
21 not call the witness, shall order the attorney . . . to  
produce, for the examination and use of the moving party,  
any statement of the witness that is in their possession .  
22 . . .

23 Fed. R. Crim. P. 26.2(a).

24 The time frame established by the Rule requires the statement to  
25 be provided after the witness has testified, as in the Jencks Act.  
26 Therefore, the Government hereby requests that defendant be ordered  
27 to supply all prior statements of defense witnesses by a reasonable  
28 date before trial to be set by the court. This order should include

1 any form these statements are memorialized in including, but not  
2 limited to, tape recordings, handwritten or typed notes and reports.

3 III

4 CONCLUSION

5 For the foregoing reasons, the Government respectfully requests  
6 that defendant's motions be denied and the Government motions be  
7 granted.

8 DATED: April 11, 2008.

9 Respectfully submitted,

10 KAREN P. HEWITT  
11 United States Attorney

12 s/Steve Miller  
13 STEVE MILLER  
14 Assistant U.S. Attorney  
15 Attorneys for Plaintiff  
16 United States of America  
17 Email: steve.miller2@usdoj.gov  
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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

v.

MARISELA CASTRO-JUAREZ (1),  
MARISA MELENA MAFNAS (2),  
DAVID MONTES (3),  
JULIE HERNANDEZ (4),  
RANDAL MARK PANTER (5),  
LORENZO PECORARO (6),  
JOSE PARADA-VELAZQUEZ (7),  
JOHN WALTER SCHUH (8),

Defendants.

Case No. 08CR0682JLS

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED THAT:

I, STEVE MILLER, am a citizen of the United States and am at least eighteen years of age. My business address is 880 Front Street, Room 6293, San Diego, California 92101-8893.

I am not a party to the above-entitled action. I have caused service of Government's Response and Opposition to Defendants' Motions on the following parties by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which electronically notifies them.

1. Merle Schneidewind, Esq.  
Email: [atymere@pacbell.net](mailto:atymere@pacbell.net)
2. Charles Adair, Esq.  
Email: [adair.c@sbcglobal.net](mailto:adair.c@sbcglobal.net)
3. Inge Brauer, Esq.  
Email: [ibesq@yahoo.com](mailto:ibesq@yahoo.com)
4. Brian Funk, Esq.  
Email: [bfunkesq@cs.com](mailto:bfunkesq@cs.com)
5. Elmer Cox II, Esq.  
Email: [joecoxii@cox.net](mailto:joecoxii@cox.net)
6. Stephen White, Esq.  
Email: [spw1@sbcglobal.net](mailto:spw1@sbcglobal.net)
7. Gerald McFadden, Esq.  
Email: [gtnmfadden@hotmail.com](mailto:gtnmfadden@hotmail.com)
8. Richard Boesen, Esq.  
Email: [richieb00@yahoo.com](mailto:richieb00@yahoo.com)

1 I declare under penalty of perjury that the foregoing is true and correct.

2 Executed on April 11, 2008.

3 s/Steve Miller  
4 STEVE MILLER